

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE

FILED

2017 OCT 18 A 8:00

U.S. DISTRICT COURT
EASTERN DIST. TENN.

DEPT. CLERK

Robert (Bob) Chapman

Name of plaintiff (s)

v.

Case No. 3:17cv453

(to be assigned by Clerk)

McDonough / Shirley

Joshua Pike

Name of defendant (s)

COMPLAINT

1. A short and plain statement of the grounds for filing this case in federal court (include federal statutes and/or U.S. Constitutional provisions, if you know them):

Joshua Pike did pay Robert (Bob) Chapman on May 1, 2017
with a counterfeit 50 dollar bill, which is against
Federal Law (18 U.S.C. 471 & 472)

2. Plaintiff, Robert (Bob) Chapman resides at

3025 High St Apt #14, Sweetwater
street address city

MONROE, TN, 37874, 423-561-0455
county state zip code telephone number

(if more than one plaintiff, provide the same information for each plaintiff below)

3. Defendant, JOSHUA Eugene PIKE lives at, or its business is located at
636 Regan Valley Road, Tellico PLAINS,
street address city
MONROE, TN, 37385.
county state zip code

(if more than one defendant, provide the same information for each defendant below)

4. Short and plain statement of your claim (state as briefly as possible the facts of your case and how each defendant is involved. You may use additional paper if necessary):

JOSHUA Eugene PIKE did use counterfeit
Currency to pay Robert (Bob) Chapman
on a debt that he owed him. When putting
A counterfeit bill into circulation which
is AGAINST Federal Law
Serial # of Counterfeit Bill RP160736581F
See EVIDENCE CONTAINER

5. A demand for judgment for the relief you seek (list what you want the Court to do):

- a. ISSUE WARRANT for the Arrest and
prosecution of Joshua Eugene Pike
- b. _____
- c. _____
- d. _____

I (We) hereby certify under penalty of perjury that the above complaint is true to the best of my (our) information, knowledge and belief.

Signed this Robert J. Chynoweth day of 17 October, 20 2017

Robert J. Chynoweth
Signature of plaintiff (s)